

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

In Re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO
RICO

as representative of

THE COMMONWEALTH OF PUERTO RICO

Debtor

In Re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO
RICO

as representative of

PUERTO RICO SALES TAX FINANCING
CORPORATION (“COFINA”)

Debtor

ASOCIACION DE SALUD PRIMARIA DE
PUERTO RICO, INC. CENTRO DE MEDICINA
FAMILIAR JULIO PALMIERI FERRI, INC.
HOSPITAL GENERAL CASTAÑER, INC.,
CIALES PRIMARY HEALTH CENTER, INC.,
CORPORACION DE SERVICIOS MEDICOS
PRIMARIOS Y PREVENCION DE HATILLO,
INC., CORPORACION DE SERVIUCIOS
INTEGRALES DE SALUD DEL AREA DE
BARRANQUITAS, COMERIO, COROZAL,
NARANJITO AND OROCOVIS, CENTRO DE
SALUD DE LARES, INC.,

PROMESA

Title III

No. 17 BK 3283-LTS

PROMESA

Title III

No. 17 BK 3284

(Joint Administration Requested)

PROMESA

Title III

No. Civil No. 17-2027

CONCILIO DE SALUD INTEGRAL DE LOIZA,
INC., MIGRANT HEALTH CENTER, INC.,
MOROVIS COMMUNITY HEALTH CENTER,
INC., CENTRO DE SERVICIOS PRIMARIOS
DE SALUD DE PATILLAS, INC., CONSEJO DE
SALUD DE LA COMUNIDAD DE LA PLAYA
DE PONCE, RINCON HEALTH CENTER, INC.,
JUNTA DEL CENTRO DE SALUD COMUNAL
DR. JOSE S. BELAVAL, INC.

Plaintiffs,

v.

COMMONWEALTH OF PUERTO RICO, DR.
JOHNNY RULLAN, SECRETARY OF
HEALTH, WILLIAM GONZALEZ, DIRECTOR
OF THE OFFICE OF MEDICAL ASSISTANCE
OF PUERTO RICO, HEALTH INSURANCE
ADMINISTRATION OF PUERTO RICO;
MUNICIPALITY OF SAN JUAN

Defendants

MOTION FOR APPEARANCE

TO THE HONORABLE COURT:

COMES NOW the undersigned attorney and very respectfully states, alleges and prays:

1. Notice is given to the Court that the undersigned attorney is appearing as legal representative of [the Corporación de Servicios Integrales de Salud del Area de Barranquitas, Comerío, Corozal, Naranjito y Orocovis](#). The undersigned attorney respectfully request that copy of all motions, orders or any other documents and/or correspondence in this case be served on him, as applicable, through the CM/ECF system.

WHEREFORE: the undersigned respectfully requests from the Honorable Court take notice of this motion.

Respectfully submitted on this 21st day of August, 2017.

CERTIFY: That on this same day, the ECF system sent a copy of this motion to all parties in this litigation.

/s John E. Mudd
John E. Mudd
Bar Number: 201102
Attorney for Plaintiffs
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